

ity, while going to, remaining at, or returning from any place at which he may be required to attend for military duty.

It shall be unlawful for the owner, or the owner's agent, whatever may be the latter's designation, of any place of amusement or of recreation, otherwise opened to the general public, admission to which is free or otherwise, to refuse admission to or exclude from the said place of amusement or of recreation, any officer or enlisted man of the United States Army, Navy, Marine Corps, Revenue Cutter Service, the National Guard of this State or of any State, Territory and of the District of Columbia, by reason of such officer or enlisted man being in uniform, and any such owner, or agent aforesaid, who upon conviction before a court of criminal jurisdiction shall be found guilty of a violation of the provisions of this Section shall be deemed and he is hereby declared to be guilty of a misdemeanor and shall be fined a sum not exceeding five hundred dollars or imprisoned for not more than six months or both in the discretion of the Court.

1916, ch. 311, sec. 76.

74. Any officer of the Maryland National Guard on conviction of any of the offenses mentioned in this Article may be sentenced to be dismissed from the service, fined to an amount not exceeding \$100.00, or reprimanded, or to all or either of such fines and penalties. Any enlisted man of the Maryland National Guard on conviction of any of the offences mentioned in this Article may be sentenced to be dishonorably discharged, reprimanded, and if a non-commissioned officer, reduced to the ranks, or fined to an amount not exceeding \$50.00, or to all or either of such fines and penalties. No excuse shall be valid for any absence from assemblies except *bona fide* absence from the city or place where such assemblies are ordered, illness of member (such as would prevent attention to ordinary pursuits), or sickness in family requiring his personal care and presence; provided, however, that the court may in its discretion, excuse his absence for any other reason satisfactory to it. No excuse will be valid for absence from annual inspection except illness of member such as would prevent his attendance, or illness in family requiring his presence and personal care.

Service of summons to appear before a court-martial shall be made by delivery to and leaving with each delinquent a copy thereof or by reading it to him, or by leaving a copy at his last known place of abode or business, or by mailing to him a copy directed to his last known place of abode or business. The officer or enlisted man serving such summons shall, if required, make a return thereof containing the time, place, and manner of such service which may be verified by oath before any commissioned officer. Such verified returns shall be as good evidence on the trial of such person so summoned of the facts therein stated, as if such officer or enlisted man had testified to the same before the court-martial on such trial.